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## **REMARKS**

With this amendment, Applicant adds claims 93-101. Claims 1, 2, 4-45, and 47-101 are all the claims pending in the application.

## I. Claim Rejections -35 USC § 102

The Examiner has rejected claims 1-2, 4-9, 11-17, 20-28, 36-45, 47-57, 60-69, 71-75 and 77-92 under 35 USC § 102(b) as being anticipated by U.S. Patent No. 5,850,352 to Moezzi *et al.* ["Moezzi"]. For at least the following reasons, Applicant traverses the rejection.

Claim 1, as amended, recites an image distributing system that comprises "an image collecting unit for setting a selecting condition set by a user ... and an output processing unit outputting the images ... to a medium appointed by the user."

Moezzi discloses a system where several streams of 2-D video data is used to build a 3-D model. (Col. 8, lines 43-49.) The techniques in Moezzi relate to interactive video and television systems and provide a "virtual reality" system." (See, for example, col. 3, lines 4-6, and col. 9, lines 19-26.)

Applicant submits that a user of the system in Moezzi is not able to appoint an output medium as set forth in claim 1. That is, the output of the system in Moezzi is predetermined to be an interactive video system or to be an interactive television system, and this output is not appointed by the user.

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In addition, Applicant submits that the user also does not set a selecting condition for the images in the system of Moezzi. Therefore, Moezzi also does not disclose or suggest the

claimed setting a selection condition as set forth in claim 1.

Because claims 43 and 78 recite features analogous to those given above with respect to claim 1, Applicant submits that claims 43 and 78 are patentable at least by virtue of their respective dependencies.

Applicant submits that claim 2, 4-9, 11-17, 20-28, 36-42, 44, 45, 47-57, 60-69, 71-75 and 77-92 are patentable at least by virtue of their respective dependencies.

## II. Claim Rejections - 35 USC § 103

The Examiner has rejected claims 10, 18-19, 29-35, 58-59, 70 and 76 under 35 USC § 103 (a) as being unpatentable over Moezzi as applied to claims 1 and 43 above, and further in view of U.S. Patent No. 6,035,323 to Narayen *et al.* ["Narayen"]. For at least the following reasons, Applicant traverses the rejection.

Applicant submits that Narayen does not cure the deficient teachings of Moezzi given above with respect to claims 1 and 43. That is, the interactive participation of a user of the system in Moezzi would not work if the user selected a different medium.

Therefore, Applicant submits that claims 10, 18-19, 29-35, 58-59, 70 and 76 are patentable at least by virtue of their respective dependencies.

Amendment under 37 C.F.R. § 1.111 Attorney Docket No.: Q64549

U.S. Serial No. 09/864,456

III. New Claims

With this amendment, Applicant adds claims 93-101. Applicant submits that these

claims are patentable at least by virtue of their respective dependencies, as well as the features

set forth therein.

IV. Conclusion

In view of the above, reconsideration and allowance of this application are now believed

to be in order, and such actions are hereby solicited. If any points remain in issue which the

Examiner feels may be best resolved through a personal or telephone interview, the Examiner is

kindly requested to contact the undersigned at the telephone number listed below.

The USPTO is directed and authorized to charge all required fees, except for the Issue

Fee and the Publication Fee, to Deposit Account No. 19-4880. Please also credit any

overpayments to said Deposit Account.

Respectfully submitted,

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